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FIGHT IT WITH . . .

Common Sense®

LEADER IN THE NATION'S FIGHT AGAINST COMMUNISM

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"The truth,
the whole truth,
and nothing
but the truth
. . . without fear
or favor"

Conde McGinley
1899 • FOUNDER • 1963

Issue No. 475—June 15, 1966 (21st Year)

Second Class Postage Paid at Union, N.J., U.S.A.

Subscription \$3.00 Yearly

MISSISSIPPI CRISIS PLANNED TO PUSH 1966 CIVIL RIGHTS BILL THRU CONGRESS

Following is an analysis of the most abominable Bill ever demanded by a President of the United States . . . and if passed will affect every citizen in the Nation . . . It is the CIVIL RIGHTS ACT of 1966, HR 14765, S 3296, now being considered by Congress.

This Bill is so worded that you would not even dare express yourself against Communism. . . because to do so would subject you to one year in jail, \$500.00 fine, and pay damages for any mental pain caused the Communists.

Spread the word about the true meaning of this so-called "Civil Rights Package" and its potential effects on everyone who rents from, or sells or rents to, others.

THIS IS THE WORST BILL TO EVER BE SERIOUSLY CONSIDERED IN CONGRESS IN 177 YEARS OF AMERICAN HISTORY. IT MUST BE DEFEATED!

It can be defeated. Here is how you can help:

(1) **WRITE YOUR CONGRESSMAN.** Express your thoughts about the Bill and urge him to fight it. Make a carbon copy of your letter and send it to Judge Howard Smith, Chairman, Rules Committee, Room H 313, Capitol Building, Washington, D. C.

(2) **IF YOUR SENATOR IS ON THE JUDICIARY COMMITTEE,** try to flood his office with letters and wires from his constituents protesting this Bill. The members of the Committee are: Chairman, James O. Eastland (Miss); John L. McClellan (Ark); Sam J. Ervin, Jr. (NC); Thomas J. Dodd (Conn); Philip A. Hart (Mich); Edward V. Long (Mo); Edward M. Kennedy (Mass); Birch Bayh (Ind); Quentin N. Burdick (ND); Joseph D. Tydings (Md); George A. Smathers (Fla); Everett McK. Dirksen (Ill); Roman L. Hruska (Neb); Hiram L. Fong (Hawaii); Hugh Scott (Pa); Jacob K. Javits (NY).

(3) **IF NEITHER OF YOUR SENATORS ARE ON THE COMMITTEE,** write both of them a letter and urge them to fight the bill with all they have. Make carbons of your letters and send them to Senator Eastland, the Chairman of the Senate Judiciary Committee.

IF BACKED STRONGLY BY THE GRASS ROOTS, THESE COMMITTEES WILL NOT BREAK UNDER LEFTIST PRESSURE. LET US BEGIN OUR CAMPAIGN NOW. WE CAN WIN! OUR INFLUENCE COUNTS IF WE USE IT!

ACT NOW . . . the Freedom you preserve will be YOUR OWN.

LIBERTY LOBBY

ANALYSIS OF CIVIL RIGHTS ACT OF 1966, HR 14765, S 3296

TITLE I: Federal Court Jury Selection. Forbids discrimination on account of race, etc. in selection. Worst feature: Requires prospective jurors to give information on race, sex and religion, even while forbidding selection based on these factors. May be used to "pack" juries.

TITLE II: State Court Jury Selection. Forbids giving jury officials "undue discretion to determine" juror qualifications. Worst feature: May prevent the desirable practice of

James Meredith and Jack Greenberg



James Meredith, of University of Mississippi infamy, was wounded recently by a stranger from Tennessee. (No doubt some horrible Right Winger out to bring down his prey with birdshot!) Is this part of the Zionist strategy to push the passage of LBJ's Civil Rights Bill and set the stage for a march on Mississippi which will make last year's march on Selma look like a picnic? We can't expect to get facts on this matter when we still haven't been told the truth about the murder of President Kennedy.

The above photograph gives an idea from whom Meredith gets his orders. Jack Greenberg, Chief Counsel to the NAACP, headed the eleven New York lawyers who pushed Meredith into a tragedy which cost the U.S. taxpayers untold millions. Meredith is just another stooge for the Zionist-directed groups of revolutionary lawbreakers who have descended upon the South bent on violence, destruction and bloodshed.

Most Negroes do not now and never did want integration, nor are they concerned about voting, so the Zionists had to force these issues upon them. Even today, with all roadblocks removed, most Negroes are still not voting. As Adam Yarmolinsky told some protesting Negroes: "You're going to be integrated whether you like it or not."

carefully selecting "blue ribbon" grand juries for secret investigations of politicians, etc., as well as being an unconstitutional interference with the power of the people to establish their own juror qualifications.

TITLE III: Amendment to Title III of 1964 Civil Rights Act. Gives Attorney General power to institute suits against those he accuses of interference with integration of schools.

TITLE IV: Federal "Fair Housing." Prohibits anyone from choosing among prospective tenants or purchasers of residential prop-

erty on the basis of race, religion or national origin, with no exceptions. Would apply to religious rest homes, condominium apartment buildings, spare rooms in private homes, college dorms, everything . . . including shared rooms.

Prohibits any consideration of race in the determination of qualification for credit, downpayment or other financing aspects of all sales and rentals, including the financing of home improvements and repairs.

Prohibits any advertising that shows intent to prefer one race or religion over another in connection with rental or sale of any living space including shared rooms.

Prohibits telling anyone, because of race or religion, that a living space is not available if it is in fact available.

Provides that anyone who charges another with having violated his rights under this Title may apply to the U.S. District Court to have a lawyer assigned to him to handle the case with no payment of fees or costs by the complaining person. The court-appointed lawyer will then bring a civil suit against the person charged with violating the Act, and if he wins the case, the person charged with discrimination can be forced to pay the legal costs of the court-appointed lawyer, plus up to \$500 punitive damages, plus whatever damages the Federal Court decides on for the humiliation and mental pain caused to the complainant, without limit.

Provides that if the Attorney General considers a case to be of "public importance," he may intervene with Justice Department lawyers in favor of the complaining person, or even bring the action himself with the United States as the complainant, with the right to collect "damages" just as a private complainant.

Invalidates all state and local laws which permit racial or religious choice in tenants.

(Continued on Page 3)

ZIP CODES - A PROBLEM

We are obliged to change our entire mailing list by the end of the year to show zip numbers or lose our second class mailing permit. This tedious and almost impossible task will cost between \$2,500 and \$3,000, and if the New Jersey Legislature doesn't legislate us out of business, the zip codes will.

Help us expedite this job by sending financial assistance so we can buy material to work with and pay the necessary labor. Summer months are difficult at best, but there is a way you can help.

Purchase books — distribute literature — send samples to friends (we will do it for you, 10 names for \$1) — give or sell subscriptions to Common Sense — renew your own subscription — send us stamps to lessen our postage bill, or a contribution if you can afford it — bear with us if we cannot answer your letters promptly — and, last but not least, please pray for us who are trying to bring the truth to you while under constant enemy fire in the heart of enemy territory.